MORVILLO ABRAMOWITZ GRAND IASON & ANELLO P.C.

ELKAN ABRAMOWITZ RICHARD F. ALBERT ROBERT J. ANELLO* KATHLEEN E. CASSIDY BENJAMIN S. FISCHER CATHERINE M. FOTI CHRISTOPHER B. HARWOOD LAWRENCE IASON BRIAN A. JACOBS TELEMACHUS P. KASULIS KAREN R. KING ROBERT M. RADICK* JONATHAN S. SACK** EDWARD M. SPIRO JEREMY H. TEMKIN RICHARD D. WEINBERG

565 FIFTH AVENUE NEW YORK, NEW YORK 10017 (212) 856-9600 FAX: (212) 856-9494

www.maglaw.com

WRITER'S CONTACT INFORMATION

bjacobs@maglaw.com 212-880-9536

August 17, 2021

SENIOR COUNSEL PAUL R. GRAND COUNSEL JASMINE JUTEAU CURTIS B. LEITNER JACOB W. MERMELSTEIN BRENT M. TUNIS ROBERT G. MORVILLO

1938 - 2011 MICHAEL C. SILBERBERG JOHN J. TIGUE, JR. 1939-2009

*ALSO ADMITTED IN WASHINGTON, D.C.

**ALSO ADMITTED IN CONNECTICUT

BY ECF AND EMAIL

The Honorable Andrew L. Carter, Jr. United States District Judge **United States Courthouse** 40 Foley Square, Room 435 New York, New York 10007

USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC#: 8/18/21 DATE FILED:

United States v. Robert Alexander, 19 Cr. 164 (ALC) Re:

Dear Judge Carter:

On August 16, 2021, this Court granted defendant Robert Alexander permission to travel to Tampa, Florida, until August 18, 2021. Mr. Alexander is currently in Florida pursuant to that permission, and I am writing to request that he be permitted to travel to Los Angeles, California, tomorrow (August 18) until August 24. Since his arrival in Florida, Mr. Alexander has been experiencing severe pain relating to the eye condition we have written about previously, and the purpose of the trip to California is so that Mr. Alexander can be seen as soon as possible by his treatment team later this week and/or early next week. In addition, I am writing to request permission for Mr. Alexander to travel to Los Angeles, California, again from August 28 to September 9, to visit with his children there and see his treatment team, in advance of a surgery he anticipates having in early October. Neither the government nor Pretrial Services has any objection to these requests. I thank the Court for its consideration.

> Respectfully submitted, Brian A. Jacobs

Assistant U.S. Attorney Margaret Graham (by ECF and Email) cc: Courtney M. DeFeo, U.S. Pretrial Services Office, Southern District of New York (by Email)

> The application is **GRANTED**. So Ordered.

> > Andrea 7 Car 28/18/21